court of equity, or orphans court, against such debtor, for any CHAP. 68. debt or claim contracted, or liability incurred, for such money, before the said discharge of such debtor; and it shall be the duty of the chancellor, of the county court, or orphans court, out of which such process may issue, or any judge thereof in the recess of the said court, upon motion, to discharge said debtor from custody as aforesaid; Pro-Provi vided, that before any such debtor shall be entitled to his discharge as aforesaid, he shall produce to the chancellor, county court, or judge thereof, or orphans court, as the case may be, a copy of said discharge, certified by the clerk of the court in which the said discharge may be lodged or recorded, and under the seal thereof; And provided also, that this act shall not extend to any attachment or process which may issue to compel the payment of any fine, amercement or penalty, which may be imposed by said chancellor, county court, or orphans court.

CHAP. LXIV.

An Act to repeal an act, entitled, An act to create a Board Pened Peb 19,1391 of Public Works, passed at December session eighteen

hundred and twenty-five, chapter one hundred and sixty-six. Sec. 1. Be it enacted by the General Assembly of Ma-Act repealed

ryland, That an act passed at December session eighteen hundred and twenty-five, chapter one hundred and sixtysix, entitled, An act to create a Board of Public Works, be and the same is hereby repealed.

Sec. 2. And be it enacted, That the treasurer of the wes- Treasurer to tern shore shall be and he is hereby authorised and require of state ed, on all occasions, to represent in person or by proxy, the interest or shares belonging to the state of Maryland, in all joint stock companies, which have been or may hereafter be incorporated to make roads or canals, and to report annually, and whenever thereunto required, the prospect, progress and condition, of all works and stocks of this kind in which the state may now be, or shall hereafter propose

to become a proprietor. Sec. 3. And be it enacted, That it shall be the duty of Inventory of the said treasurer, as soon as may be after the passage of this act, and before each meeting of the general assembly, to cause an inventory or schedule to be made of the property belonging to this state, in the respective road and canal stocks or companies, and a copy thereof to submit during the first week of each session for the information of the legislature.